9.1/3

40 Foley - Apr. 24 Zozz WY, NY 10007 PFF: U.S. v. Schilte, 53 17 CR 548 (5MF)

29/33 Culi \$89 Dear Julge Furman:
Attached is the letter I drafted after receiving the governments
response after the reply's deadline. I can easily provide the
Court with attempted administrative nemedies the new restricted

other evidences clearly lemonstrating I had no pens, paper

and continue to have 1-stamp-per-commissey restriction.

I also want to convect the record - the government boundyly hel when it claimed in its VIO/23 letter that "throughout the pendency of the Referdant's Self-representation on the CIA Leak Charges, the defendant REPEATEDLY ighand the Courts procedural rilings regarding filing leadines, page limits, and Similar Makers," DKt. 1032 at 7. The government excels at lying and changing the past - NEVER, not once during my Selfrepresentation did I environmente courts procedural mays, deadlines, or page limits. Not once. The Rule 29 notion the government references was written during frial - before the courts limitations, and was not filed by me as I did not and still do not possess it. Despite my mubility to work on the fule 19 motion, including back of The full records my work product, alloss to a low library, a having typewite, etc., this court relised to grant me access to these reservces necessary for self-representation and therefore benced my right to self representation. The Court is filled with bias and prejudice against the and continues to duny my right to self-representation - clearly abandoning the Coinstitution in four of helping his fellow prosecutors at all costs.

In any case, here we are unce again, the Court's Callows All regard for the Constitution and the resources I need to five a reply. Will the Court grant me what I need or continue to blight its legacy and dig an insurmantable hole on the record that not even the Court of Appells will be able to ignore? I request the following that I may file a Reply:

I) Assurances of pen paper, & Stamps (obviously currently have pensipeper, but for hyung?)

Z.) The ability to pass papers to my legal team for assistance and fillings

3) A copy of the filed Rule 29 motion, the docket, & the full trial record

4.) Access to the SCIF to remew the CIPA hearings — the government assert

a claim that was dismissed by this Court at a CIPA hearing due to its

failure to give proper notification — I need the cipa hearings to find and

attach this in support of my argument:

3.) A norwing typewiter so that I can acrally write a reply (no ink)

6) A copy of my work product from the serted haptop and levices.
To Enough time to write the reply. If the court refuses to give me access at least to a typewriter. Then it will take me several months to write a

reply by hand due to my disability; the court connot you've my highbility. IF I get a horsing typewriter, I will only have access to it & the record

for 3 his per week. Lith the laptops I had access to the record 168 hours per week. So I can no longer meet to 2-week deadlines as before. This court cannot hold no to the same standards as the gout or as before while

Similarieasty severely (and arbitrarily) restricting my access and ability. Based on these now arbitrary limitations, I will need at least a month once

these 6 requirements are ruet; I'm not sure how to court otherwise expects

a hunar being can complete the reply. I spend most of my day in the

Conventuation Court being torned - I bootstood simply connect high

on the reply while tim being tornored in the concentration camp.

Should I remotely access the typewriter in the law library through televentis? Shall I view the CDE in my torine cage through magic? This Court cannot expect the impossible from Me, but must gave me a reasonable apportunity GIVEN TOUR ABSURD ARBITRARY RESTRICTIONS Simply due to your bias and prejudice.

Which remines he: I never saw any action on my motions for a laptop and for your reasal. The government never responded, and I saw no orders from the court. If something was overlyed to me, I did not receive it. These two motions must be addressed first before I can file a reply; a real unbiased judge should be appointed since you clearly cannot treat me with basic human decency, respect, or in an inhitesed maner. Ever since the government of began sending you secret letters under sed and making unofficial allegations that I somehow Stored or watched child poinography on the laptop, you have jurged to conclusions and made assumptions that these her are True and that I must be guilty and treated like swine, all Constitutional protections forgotten. You need to stop lying to youself, recognize your our bias and prejudites and reuse Ywiself so I can be fairly treated by someone with a little more self-control and ability to act fairly and justly.

P.S. I STILL CANNOT GET ANY STAMPS! THIS IS MY ONE STAMP FOR THE MONTH BUT I HAVE MANY MORE THANGS TO FILE

Josh Schilbe

1/21/23

US District Julge Jesse Filmin Man 3/ 2023 SDING SAME
NOT THE INT 10007 GE US V Schulty 175454BSME A LOS CONTRACTOR DE LA Per Tuble Firman. I just received the porsernorents like 24 Response tolay - after my reply executed. I were to notify the court I count respond will. the following issues are resolved. I also note, once again, that the Court rever resolved to 155 ves that prevented me from ever films the file 24/33 motion. I have the court will this time five We a chance to file a reply but I doubt the as this court has ho Interest in fairness or justice, but is filled with unjustified bids and prejudice eganst me and med as assoring his fellow posseculor. First to Court Should have known from Mall Mallys that I'm much not receive the frequencents letter until after the beading. INE PRISED TO MORE DELAY STUE SINCE 2019 to no wall Second, the MDE recently banned years papers & testricted. STRUCTS to By North, This few some story essive how trollates CFR. Third I still do not have the complete record- some exhibits Cannot be well in the incores complete & the port have the bocket Forth, I ruel access to the SCIF to reference a COPA proceeding that regards a gover argument Fifth I still the rolling theward to consider to consider the The last has to cold in the sound of the state of the property of the sound of the o looke - Both must be leaveled belove by 1994. The Best of the Control of Shi

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United States v. Joshua Adam Schulte, S3 17 Cr. 548 (JMF)

Government Exhibit List

GX	Description	Source	Date Identified	Date Admitted
	Excerpt 3 - Log deletion 04-20-2016	Device E0001, Hard		
1203-3	J HDD3 Ubuntu	Drive-3		
	Excerpt 4 - Log deletion 04-20-2016	Device E0001, Hard		
1203-4	J HDD3 Ubuntu	Drive-3		
	Excerpt 5 - Log deletion 04-20-2016	Device E0001, Hard		
1203-5	J HDD3 Ubuntu	Drive-3		
	1203-6 Excerpt 6 Log deletion 04-20-2016	Device E0001, Hard		
1203-6	J_HDD3_Ubuntu	Drive-3		
	Excerpt 7 - Log deletion 04-20-2016	Device E0001, Hard		
1203-7	J_HDD3_Ubuntu	Drive-3		
	Excerpt 8 - Log deletion 04-20-2016	Device E0001, Hard		
1203-8	J_HDD3_Ubuntu	Drive-3		
		Device E0001, Hard		
1203-9	Schulte Keys HDD3 Ubuntu ID RSA Private	Drive-3		
		Device E0001, Hard		
1203-10	Schulte Keys HDD3 Ubuntu ID RSA Public	Drive-3		
-	Navigating to backup folder HDD3 Ubuntu	Device E0001, Hard		
1203-11	Artifact 1	Drive-3		
	Navigating to backup folder HDD3 Ubuntu	Device E0001, Hard		
1203-12	Artifact 2	Drive-3		
1000 10	Navigating to backup folder HDD3 Ubuntu	Device E0001, Hard		
1203-13	Artifact 3	Drive-3		
1002 14	Navigating to backup folder HDD3 Ubuntu	Device E0001, Hard		
1203-14	Artifact 4	Drive-3		
1202 15	Navigating to backup Folder HDD3 Ubuntu	Device E0001, Hard Drive-3		
1203-15	2671411 Artifact 1 Attempt to log into Confluence, Stash, and Jira	Device E0001, Hard		
1203-16	HDD3 Ubuntu Artifact 1	Drive-3		
1203-10	Attempt to log into Confluence, Stash, and Jira	Device E0001, Hard		
1203-17	HDD3 Ubuntu Artifact 2	Drive-3		
1203-17	Schulte's IP address of his Ubuntu VM HDD3	Device E0001, Hard		
1203-18	Ubuntu Artifact	Drive-3		
1200 10	Research IP address lease and renew time	Device E0001, Hard		
1203-19	HDD3 Ubuntu Artifact	Drive-3		
	ESXi Access 2016-04-20 HDD3 Ubuntu	Device E0001, Hard		
1203-20	Artifact	Drive-3		
	Defendant's IP address of his Ubuntu VM	Device E0001, Hard		
1203-21	HDD3 Ubuntu 2671411 Artifact 1	Drive-3		
	USB connected to Ubuntu VM on Schulte's	Device E0001, Hard		
	DevLAN box HDD3 Ubuntu Artifact 1	Drive-3		
1203-22	Unallocated			
	USB connected to Ubuntu VM on Schulte's	Device E0001, Hard		
1203-23	DevLAN box HDD3 Ubuntu debug 2	Drive-3		
	USB connected to Ubuntu VM on Schulte's	Device E0001, Hard		
1203-24	DevLAN box HDD3 Ubuntu kern log 3	Drive-3		
	Creating Snapshot-3 bkup HDD3 Ubuntu	Device E0001, Hard		
1203-25	Artifact 1	Drive-3		

MDC P.O. Box 329002 Browlys INY 11232

Josh Schulte #7947/054

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